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format consistent with one or more properties of a first email environment such that the first Web page is directly operable in an email browser instance of the first email environment;

- an email retriever coupled to the computer network to retrieve a second email message including a URL request or form data;
- an email interpreter coupled to the email retriever to interpret the
  URL or form data in the second email message to generate a Web page request;
- a queue coupled to the email interpreter to queue the Web page request;
- a queue entry retriever coupled to the queue and to the computer network to retrieve the Web page request and to request the Web page according to the request; and
- a transcoder for receiving a requested Web page from the Web server via the computer network and for transcoding the received Web page from a second format to a third format consistent with one or more properties of a second email environment, such that the transcoded Web page is directly operable in an instance of an email browser of the second email environment.

#### REMARKS

## Status of the Application:

Claims 1-7 and 9-49 and 51-81 are the claims of record of the application. Claims 1-81 (as what Examiner asserts are the claims of record) have been subject to a restriction and/or election requirement.

Erroneous Listing of Status: The present Office Action lists claims 1–81 as the claims of record. However, in the response filed May 26, 2005 to the March 14, 2005 Office Action, Applicants cancelled claims 8 and 50.

### Response to Previous Office Action

In the response filed May 26, 2005 to the March 14, 2005 Office Action, the claims were amended to reflect what the examiner had stated was allowable subject matter. The Examiner is specifically directed to *Paragraph 9* of the March 14, 2005 Office Action that

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stated that claims 26-42, 65-78, 80-81 would be allowable if rewritten to overcome the 35 U.S.C. 112 rejection(s). Furthermore, claim 8 was allowable. Independent claim 1 has been amended to include the limitations of claim 8 and claim 8 has been cancelled and claims that were dependent on claim 8 have been made dependent on claim 1. Similarly, each of independent claims 43, and 79, has been amended to include the limitations of claim 50 or similar that was stated as including allowable subject matter. Therefore, these independent claims are now allowable, and are all claims that depend thereon.

Therefore all the claims are now in a condition that was stated to include allowable subject matter.

# Restriction/Election Requirement

In paragraph 2 of the office action, the Examiner has made a restriction requirement as follows:

I. Claims 1-80 (actually claims 1-7, 9-49 and 51-80).

II. Claim 81.

As Applicants are required to make an election, Applicants elect Group I with corresponding claims 1-7, 9-49 and 51-80 WITHOUT TRAVERSAL. Accordingly, claim 81 has been withdrawn.

#### Conclusion

The claims after election are 1-7, 9-49 and 51-80, and claim 81 withdrawn. As argued in the response to the previous office action, the remaining claims have already been asserted by the Examiner to be allowable. Action to that end is respectfully requested.

If the Examiner has any questions or comments that would advance the prosecution and allowance of this application, an email message to the undersigned at dov@inventek.com, or a telephone call to the undersigned at +1-510-547-3378 is requested.

Respectfully Submitted.

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